IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

SNMP RESEARCH, INC. and SNMP)	
RESEARCH INTERNATIONAL, INC.,)	
Plaintiffs,)	
v.)	
)	Case No. 3:20-cv-451
Broadcom Inc.)	
Brocade Communications Systems LLC)	Jury Demanded
Extreme Networks, Inc.)	
)	
Defendants.)	

SNMP RESEARCH, INC AND SNMP RESEARCH INTERNATIONAL, INC.'S LISTING OF DOCUMENTS SUBMITTED IN CONJUNCTION WITH PLAINTIFFS' EVIDENTIARY SUPPLEMENT PURSUANT TO DOCKET 147

Now come Plaintiffs, SNMP Research, Inc. and SNMP Research International, Inc. and provide the following list of documents that Plaintiffs have submitted electronically, manually and/or under seal in conjunction with Plaintiffs' Evidentiary Supplement Pursuant to Docket 147, as requested by the Court on July 22, 2022 in an email to all counsel.

I. <u>Electronically Filed Materials</u>

A. Not Under Seal

154. Plaintiffs' Evidentiary Supplement Pursuant to Docket 147*.

Items relating to Declaration of Olivia Weber ("Weber Declaration"):

154-3 Exhibit 2
154-4 Exhibit 3
154-5 Exhibit 4

2203618

^{*} Plaintiffs' Evidentiary Supplement Pursuant to Docket 147 was filed publicly. However, after filing, Plaintiffs recognized that certain facts drawn from materials that Defendants had designated as Confidential or Highly Confidential under the Protective Order entered by the Court in this matter were inadvertently included in the public filing without redaction. Plaintiffs have filed a Motion to Seal Previously Filed Document to address this issue with a proposed public redacted version of this filing attached. (Dkt. 161.)

154-6	Exhibit 5
154-7	Exhibit 6
154-8	Exhibit 7
154-98	Exhibit 8
154-9	Exhibit 9
154-10	Exhibit 10
154-11	Exhibit 11
154-12	Exhibit 12
154-13	Exhibit 13
154-14	Exhibit 14
154-15	Exhibit 15
154-16	Exhibit 16
154-17	Exhibit 17
154-18	Exhibit 18
154-19	Exhibit 19
154-20	Exhibit 20
154-21	Exhibit 21
154-23	Exhibit 23
154-24	Exhibit 24
154-25	Exhibit 25
154-26	Exhibit 26
154-27	Exhibit 27
154-28	Exhibit 28
154-29	Exhibit 29

154-30	Exhibit 30	
154-31	Exhibit 31	
154-32	Exhibit 32	
154-33	Exhibit 33	(Dkt. 154-33 contains a document that was inadvertently filed, and may be disregarded)
154-34	Exhibit 34	(Exhibit cover page should be labeled Exhibit 33)**
154-35	Exhibit 35	(Exhibit cover page should be labeled Exhibit 34)
154-36	Exhibit 36	(Exhibit cover page should be labeled Exhibit 35)
154-38	Exhibit 38	(Exhibit cover page should be labeled Exhibit 37)
154-39	Exhibit 39	(Exhibit cover page should be labeled Exhibit 38)
154-40	Exhibit 40	(Exhibit cover page should be labeled Exhibit 39)
154-41	Exhibit 41	(Exhibit cover page should be labeled Exhibit 40)***
154-42	Exhibit 42	
154-50	Exhibit 50	
154-53	Exhibit 53	
154-57	Exhibit 57	
154-58	Exhibit 58	
154-59	Exhibit 59	
154-60	Exhibit 60	
154-61	Exhibit 61	
154-63	Exhibit 63	

_

^{**} The labels and the cover pages for the exhibits from Dkt. 154-34 to Dkt. 154-41 (all of which are exhibits to the Weber Declaration) are off by one number. Similarly, the label and cover page for 154-37 (an unredacted copy of an exhibit to the Weber Declaration) should be labeled Exhibit 37.

^{***} Paragraph 39 of the Weber Declaration states that "Exhibit 41 is a copy of the tab Division Executives on this page located at https://www.broadcom.com/company/about-us/executives," but that "Division Executives" document was inadvertently excluded from the filing. Accordingly, to access a copy of the "Division Executives" page, please click the URL cited in paragraph 39 (https://www.broadcom.com/company/about-us/executives).

	154-68	Exhibit 68
	154-69	Exhibit 69
	154-70	Exhibit 70
	154-71	Exhibit 71
	154-72	Exhibit 72
	154-73	Exhibit 73
	154-76	Exhibit 76
	154-77	Exhibit 77
	154-78	Exhibit 78 (Exhibit cover page should be labeled Exhibit 78)
	154-80	Exhibit 80
	154-81	Exhibit 81
	154-83	Exhibit 83
	154-85	Exhibit 85
	154-86	Exhibit 86
	154-87	Exhibit 87
Relating to Declaration of Steven Waldbusser		
	154-89	Declaration of Steven Waldbusser
١,	Relating to De	claration of Michael J. Wallace ("Wallace Declaration"):
	154-95	Exhibit 1 to Wallace Declaration

Items Relating to Declaration of Dr. Jeffrey D. Case ("Case Declaration"):

Declaration of Dr. Jeffrey D. Case

Exhibit B to Case Declaration

Items

Items

Filed Under Seal В.

Items Relating to Declaration of Olivia Weber:

157	Declaration of	f Olivia Weber
157-01	Exhibit 1	
157-02	Exhibit 22	
157-03	Exhibit 37	(Exhibit cover page should be labeled Exhibit 36)
157-04	Exhibit 43	
157-05	Exhibit 44	
157-06	Exhibit 45	
157-07	Exhibit 46	
157-08	Exhibit 47	
157-09	Exhibit 48	
157-10	Exhibit 49	
157-11	Exhibit 51	
157-12	Exhibit 52	
157-13	Exhibit 54	
157-14	Exhibit 55	
157-15	Exhibit 56	
157-16	Exhibit 62	
157-17	Exhibit 64	
157-18	Exhibit 65	
157-19	Exhibit 66	
157-20	Exhibit 67	
157-21	Exhibit 74	

157-22	Exhibit 75
157-23	Exhibit 79
157-24	Exhibit 82
157-25	Exhibit 84

Items Relating to Declaration of Michael J. Wallace:

157-26	Declaration of Michael J. Wallace
157-27	Exhibit 2 to Wallace Declaration
157-28	Exhibit 3 to Wallace Declaration

Items Relating to Declaration of Dr. Jeffrey D. Case:

157-29	Exhibit A to Case Declaration
157-30	Exhibit C to Case Declaration

2. <u>Manually Filed Materials</u>

Items Relating to Declaration of Olivia Weber:

Plaintiffs manually filed Exhibits 200 through 221 to the Weber Declaration, due to the size and format of the native files. Plaintiffs sought to submit all of these manually-filed materials under seal because they were designated Outside Counsel Eyes Only ("OCEO") by Defendants.

3. Additional Note on the Documents

Absent express permission from the Court, Plaintiffs have not submitted replacement exhibits for the Weber Declaration exhibits that have incorrect cover pages, identified above and located at Dkts. 154-34 through 154-41, Dkt. 154-78, and Dkt. 157-03. If the Court would like replacement exhibits and/or exhibit cover pages, as well as a printout of the Division Executives

webpage referenced above that was inadvertently omitted from this filing, Plaintiffs will provide them upon request.

Respectfully submitted this 26th day of July, 2022

By: /s/Cheryl G. Rice

John L. Wood, Esq. (BPR #027642)
Cheryl G. Rice, Esq. (BPR #021145)
Rameen J. Nasrollahi, Esq. (BPR #033458)
EGERTON, McAFEE, ARMISTEAD
& DAVIS, P.C.
900 S. Gay Street, Suite 1400
P.O. Box 2047
Knoxville, TN 37902
(865) 546-0500 (phone)
(865) 525-5293 (facsimile)
jwood@emlaw.com
crice@emlaw.com
rnasrollahi@emlaw.com

Morgan Chu (CA Bar. No. 70446)
David Nimmer (CA Bar. No. 97170)
A. Matthew Ashley (CA Bar. No. 198235)
Olivia L. Weber (CA Bar. No. 319918)
IRELL & MANELLA LLP
1800 Avenue of the Stars, Suite 900
Los Angeles, California 90067-4276
(310) 277-1010 (phone)
(310) 203-7199 (facsimile)
mchu@irell.com
dnimmer@irell.com
mashley@irell.com
oweber@irell.com

Attorneys for Plaintiffs, SNMP Research International, Inc. SNMP Research, Inc.